

**REMARKS**

Reconsideration of this application, as amended, is respectfully requested.

Claims 1-14 are currently pending in this application. In the Office Action, the Examiner rejected Claims 1-14 under 35 U.S.C. §103(a) as being unpatentable over U.S. Publication No. 2002/0032699 to *Edwards et al.* (hereinafter, *Edwards*) in view of U.S. Patent No. 6,812,954 to *Priestman et al.* (hereinafter, *Priestman*).

The present invention is directed toward a method for displaying an HTML document on a mobile communication terminal, which can wirelessly access the Web and display HTML documents. The mobile terminal includes a radio frequency (RF) section through which the HTML document is received. Hyperlink tags included in the HTML document are recognized. Different identification numbers are assigned to respective website addresses of hyperlinked elements according to the hyperlink tags. The HTML document is displayed with the identification numbers inserted into positions at which corresponding hyperlinked elements are displayed. A hyperlinked address is accessed with the assigned identification number corresponding to a number key inputted by a user.

Regarding the rejection of independent Claim 1 under 35 U.S.C. §103(a), the Examiner contends that the combination of *Edwards* and *Priestman* teaches or suggests each and every element of the claim. More specifically, the Examiner contends that *Edwards* teaches each element of the claim with the exception of wirelessly accessing the Web to receive an HTML document, wherein the mobile terminal includes a radio frequency RF section through which the HTML document is received. The Examiner cites *Priestman* to remedy this deficiency.

*Edwards* teaches an interface for a Web browser that recognizes HTML links embedded in Web pages, and assigns each link an identifier that can be selected by a user of

the system by means such as a key pad. *Priestman* teaches a videophone with Internet browsing capabilities via a radio interface of the mobile communications system.

Regarding independent Claim 1, the amendments more clearly set forth that the HTML document with identification numbers is displayed via synthesis of a video signal of image data of each identification number with a video signal of each corresponding hyperlinked element, and output of the synthesized signals for display.

Although *Edwards* teaches that in displaying an HTML document, if an object is a link, a space should be left for later insertion of the link number, *Edwards* fails to disclose synthesis of a video signal of image data for each link number with a video signal of each corresponding object. *Edwards* also fails to disclose that the synthesized signals are output for display in the HTML document. *Priestman* fails to remedy these deficiencies found in *Edwards*.

Accordingly, the combination of *Edwards* and *Priestman* fails to teach, suggest or render obvious each and every limitation of amended Claim 1 and, thus, the Examiner's rejection of Claim 1 under §103(a) in light of the amendments should be withdrawn.

Independent Claim 8, also rejected under 35 U.S.C. §103(a), has also been amended. Amended Claim 8 now includes recitations similar to those contained in amended Claim 1 and, accordingly, Applicant asserts that amended Claim 8 is now allowable for at least the reasons provided above with respect Claim 1.

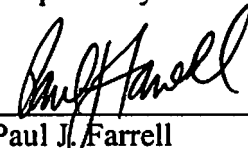
While not conceding the patentability of dependent Claims 2-7 and 9-14, per se, Claims 2-7 and 9-14 are patentable at least by virtue of their dependency from independent Claims 1 and 8.

Accordingly, all of the claims pending in the Application, namely, Claims 1, 2, 5-9 and 12-14, are believed to be in condition for allowance. Should the Examiner believe that a

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telephone conference or personal interview would facilitate resolution of any remaining matters, the Examiner may contact Applicants' attorney at the number given below.

Respectfully submitted,



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Paul J. Farrell

Registration No. 33,494  
Attorney for Applicant(s)

**THE FARRELL LAW FIRM, P.C.**  
333 Earle Ovington Blvd., Ste. 701  
Uniondale, New York 11553  
(516) 228-3565